1	[COUNSEL LISTED ON SIGNATURE PAG	GE]		
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8	UNITED STAT	ES DISTRIC	T COURT	
9	NORTHERN DISTRICT OF CALIFORNIA			
10	OAKLA	AND DIVISIO	ON	
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12	PORTO TECHNOLOGY CO., LTD.,	Case No.	4:16-CV-01427-JSW	
13	Plaintiff,			
14	V.			
15	MOTOROLA MOBILITY LLC			
16	Defendant.			
17	PORTO TECHNOLOGY CO., LTD.,	Case No.	4:16-CV-01428-JSW	
18	Plaintiff,			
19	V.			
20	LG ELECTRONICS MOBILECOMM U.S.A., INC.			
21	Defendant;			
22	PORTO TECHNOLOGY CO., LTD.,	Case No.	4:16-CV-01429-JSW	
23	Plaintiff,			
24	V.			
25	SAMSUNG ELECTRONICS AMERICA,			
26	INC.			
27	Defendant;			
28	STIPULATION AND [PROPOSED] ORDER TO STAY LITIGATION		CASE NOS. 16-CV-01427-JSW; 16-CV-01428-JSW; 16-CV-01429-JSW; 16-CV-01510-JSW	

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1	PORTO TECHNOLOGY CO., LTD.,	Case No. 4:16-CV-01510-JSW
2	Plaintiff,	CENTRAL A PRION AND INDODOCEDI
3	V.	STIPULATION AND [PROPOSED] ORDER TO STAY LITIGATION
4	HTC AMERICA, INC.	AND LIFTING CONSOLIDATION
5	Defendant;	
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28	STIPULATION AND [PROPOSED] ORDER TO STAY LITIGATION	CASE NOS. 16-CV-01427-JSW; - 2 - 16-CV-01428-JSW; 16-CV-01429-JSW;

16-CV-01510-JSW

1	Pursuant to Local Rule 7-12, Defendants Samsung Electronics America, Inc., LG
2	Electronics Mobilecomm U.S.A., Inc., Motorola Mobility LLC, and HTC America, Inc.
3	(collectively "Defendants") and Plaintiff Porto Technology LLC ("Porto") submit this stipulated
4	request for an order staying their respective litigations pending issuance of a final written decision
5	by the United States Patent and Trademark Office ("USPTO") on the petitions for inter partes
6	review filed by Google, Inc. ("Google") of U.S. Patent Nos. 6,233,518 and 6,532,413
7	(collectively, the "Patents-in-Suit") and the resolution of all appeals from those final written
8	decisions.
9	WHEREAS, on October 13, 2016, Google filed petition Nos. IPR2016-00022 and
10	IPR2016-00045 for inter partes review of each of the Patents-in-Suit;
11	WHEREAS, on April 25, 2016, the USPTO instituted Google's petitions for inter partes
12	review of all of the asserted claims of each of the Patents-in-Suit;
13	WHEREAS, the USPTO is required under 35 U.S.C. § 316 to issue a final written
14	decision within 1 year of institution, which may be extended by no more than 6 months;
15	WHEREAS each of these actions was transferred from the Eastern District of Texas to the
16	Northern District of California in March 2016;
17	WHEREAS an Initial Case Management Conference in this Court has not taken place, and
18	is scheduled for June 24, 2016;
19	WHEREAS, the parties wish to suspend the deadlines adopted by the Court (Dkt. No.
20	123) and stay the present litigations;
21	NOW THEREFORE IT IS HEREBY STIPULATED by the parties, through their
22	respective counsel, that the present litigations are stayed pending exhaustion of all of Google's
23	petitions for inter partes review of the Patents-in-Suit, including issuance of final written
24	decisions by the USPTO and resolution of all appeals to all final written decisions. The parties
25	agree that within 30 days of exhaustion of the last of Google's petitions for inter partes review,
26	the parties shall submit a joint notice to the Court informing the Court of the results of the
27	petitions.

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1	IT IS SO STIPULATED	
2	Dated: May 26, 2016	By: /s/ David S. Almeling
3		David S. Almeling
4		DARIN W. SNYDER (S.B. #136003) dsnyder@omm.com
5		DAVID S. ALMELING (S.B. #235449) dalmeling@omm.com
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7		BILL TRAC (S.B. #281437) btrac@omm.com
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10		MISHIMA ALAM (S.B. #271521) O'MELVENY & MYERS LLP
11		1625 Eye Street, NW Washington, DC 20006
12		(202) 383-5300/Fax: (202) 383-5414
13		Attorneys for Defendants
14		SAMSUNG ELECTRONICS AMERICA, INC., LG ELECTRONICS MOBILECOMM U.S.A.,
15		INC., and MOTOROLA MOBILITY LLC
16		By: <u>/s/ Fred I. Williams</u>
17		Fred. I Williams
18		Fred Irvin Williams (<i>pro hac vice</i>) Mario A. Apreotesi (<i>pro hac vice</i>)
19		Akin Gump Strauss Hauer & Feld - Austin
20		300 West 6th St, Suite 1900 Austin, TX 78701
21		Telephone: 512.499.6218
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23		Danielle C. Ginty (SBN 261809)
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27		Facsimile: 415.765.9510 Email: dginty@akingump.com
28		
	STIPULATION AND [PROPOSED] ORDER TO STAY LITIGATION	CASE NOS. 16-CV-01427-JSW; - 2 - 16-CV-01428-JSW; 16-CV-01429-JSW; 16-CV-01510-JSW

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1	Attorneys for Defendant HTC AMERICA, INC.	
2	By: /s/ Timothy T. Wang	
3	Timothy T. Wang twang@nilawfirm.com	
4	Ni, Wang & Massand, PLLC	
5	8140 Walnut Hill Ln., Ste. 500	
6 7	Dallas, TX 75231 Telephone: 972.331.4600	
8	Fax: 972.314.0900	
9	Attorneys for Plaintiff PORTO TECHNOLOGY CO., LTD.	
10	In compliance with Local Rule 5-1(i)(3), I hereby attest that Fred I. Williams and Timothy	
11	T. Wang have concurred in the filing of this Stipulation and [Proposed] Order to Stay Litigation.	
12		
13	Dated: May 26, 2016 O'MELVENY & MYERS LLP	
14	By: /s/ David S. Almeling	
15	David S. Almeling	
16	Attorneys for Defendants SAMSUNG ELECTRONICS AMERICA, INC.,	
17	LG ELECTRONICS MOBILECOMM U.S.A., INC., and	
18 19	MOTOROLA MOBILITY LLC	
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28	STIPULATION AND [PROPOSED] ORDER TO STAY LITIGATION - 3 - CASE NOS. 16-CV-01427-JSW; 16-CV-01428-JSW; 16-CV-01429-JSW; 16-CV-01510-JSW	

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1	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
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3	Out live	
4	Dated: May 26, 2016 Charles White	
5	HOM. JUFFEREN S. WHITE UNITED STATES DISTRICT JUDGE	
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7	Pursuant to this Court's order dated April 14, 2016, these matters were consolidated with Master File	
8	CV-1515 JSW which has now been dismissed. The Court finds these remaining matters related pursu to Northern District Civil Local Rule 3-12(a), but not consolidated. Hereafter, separate filings in each	
9	related case are appropriate. The Court vacates the consolidation order dated April 14, 2016 and reor	
10	cases nos. 16-CV-1427 JSW, 16-CV-1428 JSW, 16-CV-1429 JSW and 16-CV-1510 JSW. These material street of the parties stipulation.	ıtters
11	are STATED pursuant to the parties supulation.	
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	STIPULATION AND [PROPOSED] ORDER CASE NOS. 16-CV-01427-JSW; TO STAY LITIGATION - 4 - 16-CV-01428-JSW; 16-CV-01510-JSW	